

REMARKS

Claim Rejections

Claims 1, 5, 9, and 10 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Shibuya (US Pub. 2002/0101117). Claim 1-16 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-16 of U.S. Patent No. 7,088,589 to Chen.

Double Patenting

Pursuant to 37 C.F.R. § 1.321(c), a Terminal Disclaimer for Claims 1-16 is submitted herewith. Acknowledgment of the receipt of this document is respectfully requested.

Amendments to Specification

Applicant has amended the Specification as noted above to change "reed" to read --reel--. No "new matter" has been added to the original disclosure by the foregoing amendments to the Specification.

Drawings

It is noted that no Patent Drawing Review (Form PTO-948) was received with the outstanding Office Action. Thus, Applicant must assume that the drawings are acceptable as filed.

Claim Amendments

By this Amendment, Applicant has canceled claims 2 and 3 and amended claims 1, 4, 5, 14, and 16 of this application. It is believed that the amended claims specifically set forth each element of Applicant's invention in full compliance with 35 U.S.C. § 112, and define subject matter that is patentably distinguishable over the cited prior art.

The cited reference to Shibuya, as discussed in the background of the invention of the Application, mainly has to rely on electric power to drive the motor, and adjust or activate the display device through the motor power. Shibuya has a

complicated structure, a higher cost and is difficult to repair and maintain. Those are precisely the problems the present invention is trying to overcome. By contrast, the present invention does not require electric power and motor. The driving power source of the present invention is elastic elements such as elastic reels and springs. Aside from a simpler structure, the present invention has a lower cost, and repairs and maintenance also are easier.

Shibuya does not teach the sliding board has two sides each having a gear rack corresponding to the damper; a bottom edge forming respectively a latch trough on two sides; a longitudinal trough in the center, and a latch strut on each of two sides to anchor a first end of a sliding board spring; nor does Shibuya teach the sliding board spring having a second end fastened to a strut on a back side of the display panel holding mechanism.

It is submitted that Shibuya does not disclose, or suggest any modification of the specifically disclosed structures that would lead one having ordinary skill in the art to arrive at Applicant's claimed structure. Thus, it is not believed that Shibuya renders obvious any of Applicant's amended claims under 35 U.S.C. § 103.

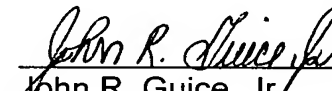
Summary

In view of the foregoing amendments and remarks, Applicant submits that this application is now in condition for allowance and such action is respectfully requested. Should any points remain in issue, which the Examiner feels could best be resolved by either a personal or a telephone interview, it is urged that Applicant's local attorney be contacted at the exchange listed below.

Respectfully submitted,

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By: _____


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